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Fill in this information to identify the case:	
United States Bankruptcy Court for the:	
Southern District of	
(State)	
Case number (if known):	Chapter 11

Official Form 201

Voluntary Petition for Non-Individuals Filing for Bankruptcy

06/22

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and the case number (if known). For more information, a separate document, *Instructions for Bankruptcy Forms for Non-Individuals*, is available.

1.	Debtor's Name	Celsius Network Limited	
2.	All other names debtor used in the last 8 years		
	Include any assumed names, trade names, and <i>doing</i> <i>business as</i> names		
3.	Debtor's federal Employer Identification Number (EIN)	98-1528554	
4.	Debtor's address	Principal place of business	Mailing address, if different from principal place of business
		1 Bartholomew Lane	
		Number Street	Number Street
			P.O. Box
		London, UK EC2N 2AX	
		City State Zip Code	City State Zip Code
			Location of principal assets, if different from principal place of business
		County	Number Street
			City State Zip Code
5.	Debtor's website (URL)	https://celsius.network	
6.	Type of debtor	☑ Corporation (including Limited Liability Company (L	LC) and Limited Liability Partnership (LLP))
		☐ Partnership (excluding LLP)	
		☐ Other. Specify:	
		ш Ошет. Эреспу. 	

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Celsius Network Limited Case number (if known)

Name	Case number (if known)						
Describe debtor's business	A. Check One:						
	☐ Health Care Business (as defined in 11 U.S.C. § 101(27A))						
	☐ Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B))						
	☐ Railroad (as defined in 11 U.S.C. § 101(44))						
	☐ Stockbroker (as defined in 11 U.S.C. § 101(53A))						
	☐ Commodity Broker (as defined in 11 U.S.C. § 101(6))						
	☐ Clearing Bank (as defined in 11 U.S.C. § 781(3))						
	☑ None of the above						
	B. Check all that apply:						
	☐ Tax-exempt entity (as described in 26 U.S.C. § 501)						
	☐ Investment company, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C. § 80a-3)						
	☐ Investment advisor (as defined in 15 U.S.C. § 80b-2(a)(11))						
	C. NAICS (North American Industry Classification System) 4-digit code that best describes debtor. See http://www.uscourts.gov/four-digit-national-association-naics-codes . 5239						
Under which chapter of the	Check One:						
Bankruptcy Code is the debtor filing?	☐ Chapter 7						
dobtor ming.	☐ Chapter 9						
A debtor who is a "small							
business debtor" must check the first sub- box. A debtor as defined in § 1182(1) who elects to proceed under subchapter V of chapter 11 (whether or not the debtor is	The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D), and its aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$3,024,725. If this sub-box is selected, attach the most recent balance sheet, statement operations, cash-flow statement, and federal income tax return or if any of these documents depositely follow the precedure in 11 U.S.C. § 1116(1)(P)						
a "small business debtor") must check the second sub- box	☐ The debtor is a debtor as defined in 11 U.S.C. § 1182(1), its aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$7,500,000, and it chooses to proceed under Subchapter V of Chapter 11. If this sub-box is selected, attach the most recerbalance sheet, statement of operations, cash-flow statement, and federal income tax return, or any of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B).						
	☐ A plan is being filed with this petition.						
	Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b).						
	The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 1 (Official Form 201A) with this form.						
	☐ The debtor is a shell company as defined in the Securities Exchange Act of 1934 Rule 12b-2.						
	☐ Chapter 12						
Were prior bankruptcy cases filed by or against the debtor							
within the last 8 years? If more than 2 cases, attach a separate list.	District When Case number						

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De	btor Celsius Network Lin	nited			Case number (if k	nown)	
	Name						
10.	Are any bankruptcy cases pending or being filed by a business partner or an affiliate of the debtor?	□ No ☑ Yes.	Debtor District	See Rider 1	strict of New York	Relationship	Affiliate
	List all cases. If more than 1,					When	07/13/2022
	attach a separate list.		Case num	ber, if known _			MM / DD / YYYY
11.	Why is the case filed in this	Check all th	hat apply:				
	district?					or principal assets in this onger part of such 180 day	district for 180 days s than in any other district.
		A banl	kruptcy case	e concerning d	ebtor's affiliate, general	partner, or partnership is	pending in this district.
12.	12. Does the debtor own or have possession of any real property or personal property that needs immediate attention? Why does the property need immediate attention? (Check all that apply.) □ It poses or is alleged to pose a threat of imminent and identifiable hazard to public he safety.			d to public health or			
		_		the hazard?		from the weather	
				. ,	ly secured or protected		
		_	□ It includes perishable goods or assets that could quickly deteriorate or lose value without attention (for example, livestock, seasonal goods, meat, dairy, produce, or securities-related assets or other options).				
			Other				
		Where is the property?					
		-		o proporty :	Number	Street	
					City	State	Zip Code
		ls	the prope	erty insured?			
] No				
			Yes. In	surance agenc	у		
			Co	ontact name			
			Ph	none			
	Statistical and adm	niniatuativa i	mfo was ati a w				
	Statistical and adn	ninistrative i	ntormation	1			
13.	Debtor's estimation of available funds	Check one:					
	avanable lulius				on to unsecured credito are paid, no funds will b	ors. e available for distribution	to unsecured creditors.
14.	Estimated number of creditors (on a	☐ 1-49 ☐ 50.00			1,000-5,000	□ 25,001-50,0 □ 50,001-400	
	consolidated basis)	□ 50-99 □ 100-19 □ 200-99			5,001-10,000 10,001-25,000	□ 50,001-100 ⊠ More than ′	

	22-10966-mg I	Doc 1	Filed 07/13/22		Entered 07/13/	22 21:27:2	21	Main D	ocument
Debtor	Celsius Network	Limited	Г	-y -	1 of 23 Case number	er (if known)			
	Name			-					
	nated assets (on a colidated basis)		\$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million		\$1,000,001-\$10 mi \$10,000,001-\$50 ri \$50,000,001-\$100 \$100,000,001-\$50	nillion million			001-\$10 billion 1,001-\$50 billion
	nated liabilities (on nsolidated basis)		\$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million		\$1,000,001-\$10 mi \$10,000,001-\$50 ri \$50,000,001-\$100 \$100,000,001-\$50	nillion million			001-\$10 billion ,001-\$50 billion
	Request for Relief,	Declara	tion, and Signatures						
WARNIN			s crime. Making a false s or up to 20 years, or both					se can result	in fines up to
auth	aration and signature of orized representative of		e debtor requests relief in ition.	acco	ordance with the chap	oter of title 11, U	Jnite	ed States Coo	le, specified in this
debt	or	l ha	ive been authorized to file	e this	petition on behalf of	the debtor.			
			ive examined the informatect.	ition i	in this petition and ha	ve a reasonable	e be	elief that the in	nformation is true and
	ı	declare ι	under penalty of perjury t	hat th	ne foregoing is true ar	nd correct.			
		Exe	ecuted on 07/13/20 MM/ DD		YY				
		×	/s/ Alex Mashinsky			A	lex	Mashinsky	
			Signature of authorized	repr	esentative of debtor	Printe			
			Title Chief Executiv	e Off	ficer	_			
		×							
18. Sign	ature of attorney	*	Isl Joshua A. Sussbe Signature of attorney fo		otor	Date	Ī	07/13/2022 MM/DD/YYYY	,
			Joshua A. Sussberg Printed name						
			Kirkland & Ellis LLP						
			Firm name	•					
			Number		reet				_
			New York			<u> </u>	NY		10022
			City			- -	Sta	ate	ZIP Code
			(212) 446-4800				jos		rg@kirkland.com
			Contact phone					Email addr	ress
			4216453			NY State			
			Bar number			Siale			

Fill in this information to identify t	e case:
United States Bankruptcy Court for the	e:
Southern Dist	rict of New York
	(State)
Case number (if known):	Chapter 11

Rider 1 Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the entities listed below (collectively, the "<u>Debtors</u>") filed a petition in the United States Bankruptcy Court for the Southern District of New York for relief under chapter 11 of title 11 of the United States Code. The Debtors have moved for joint administration of these cases under the case number assigned to the chapter 11 case of Celsius Network LLC.

Celsius Network Inc.
Celsius KeyFi LLC
Celsius Lending LLC
Celsius Mining LLC
Celsius Network Limited
Celsius Network LLC
Celsius Networks Lending LLC
Celsius US Holding LLC

UNITED	STATE	S BAN	KRUP	TCY (COURT
SOUTHE	RN DIS	STRICT	OF N	EW Y	ORK

In re:)) Chapter 11
CELSIUS NETWORK LIMITED,) Case No. 22((
Debtor.)

LIST OF EQUITY SECURITY HOLDERS¹

Equity Holder	Address of Equity Holder	Percentage of Equity Held
Celsius Network Inc.	121 River Street, PH05 Hoboken, New Jersey 07030	65.32%
WestCap Celsius Co-Invest 2021, LLC	c/o WestCap Management, LLC 590 Pacific Avenue San Francisco, CA 94134	8.75%
Tether International Limited	c/o SHRM Trustees (BVI) Limited Trinity Chambers, PO Box 4301 VG1110, Road Town, Tortola British Virgin Islands	7.81%
WestCap SOF Celsius 2021 Aggregator, LP	c/o WestCap Management, LLC 590 Pacific Avenue San Francisco, CA 94135	4.79%
CDP Investissements Inc.	1000 place Jean-Paul-Riopelle, Montréal, Québec H2Z 2B3	4.79%
BNK to the Future Non-US Portfolio	c/o P.O. Box, 10008, Willow House, Cricket Square, KY1-1001, Cayman Islands	3.78%
BNK to the Future US Portfolio	c/o P.O. Box, 10008, Willow House, Cricket Square, KY1-1001, Cayman Islands	1.65%
WestCap SOF II IEQ 2021 Co- Invest, LP	c/o WestCap Management, LLC 590 Pacific Avenue San Francisco, CA 94135	0.47%
Artus Capital GmbH & Co. KGaA	Am Eulenhof 14, 95326 Kulmbach, Germany	0.35%
Gumi Cryptos Capital LLC	795 Folsom St, San Francisco, California 94107, US	0.31%
Intership Ltd.	1 Scotts Road, #16-06 Shaw Centre, Singapore 228208	0.27%
tokentus Investment AG	Taunusanlage 8, Frankfurt am Main, HE 60329	0.22%
European Media Finance Limited	96 Kensington High Street, London, England W8 4SG	0.20%
James Kordomenos	On file	0.19%

This list serves as the disclosure required to be made by the debtor pursuant to Rule 1007 of the Federal Rules of Bankruptcy Procedure. All equity positions listed indicate the record holder of such equity as of the date of commencement of the chapter 11 case.

Equity Holder	Address of Equity Holder	Percentage of Equity Held
Sandra Knuth Walsh	On file	0.18%
Michael Mowry	On file	0.15%
On file	On file	0.15%
Thomas Connolly	On file	0.12%
Altshuler Shaham Trusts Ltd. (held f/b/of Lior Lamesh and Shahar Shamai)	19 Habarzel, Ramat Hahayal TEL AVIV- JAFFA, 6971025 Israel	0.10%
Andersen Invest Luxembourg S.A Spf	Rue Pletzer, 4A, L-8080 Bertrange, Luxembourg	0.05%
Lior Lamesh	On file	0.05%
Shahar Shamai	On file	0.05%
David M Barse 2012 Trust	On file	0.03%
David Hoffman	On file	0.03%
Heliad Equity Partners GmbH & Co. KGaA	Grüneburgweg 18, 60322 Frankfurt/Main	0.03%
JR Investment Trust	1805 Ponce de Leon Blvd, Apt 733, Coral Gables, FL 33134	0.02%
Jad Jubayli	On file	0.02%
Estefano Isaias	On file	0.02%
Juan Cruz Caceres	On file	0.01%
Yaron Remen	On file	0.01%
Alan L. Mauldin and Michelle E. Mauldin	On file	0.01%
Anhminh Tran	On file	0.01%
Craig Barrett	On file	0.01%
John Gialamas	On file	0.01%
William Douglas Carter	On file	0.01%
Ylan Kazi	On file	0.01%
Robert Pistey	On file	0.01%
Dung Bui	On file	0.01%

UNITED STATES BANKRUPTCY C	OURT
SOUTHERN DISTRICT OF NEW YO)RK

	- ,
In re:) Chapter 11
CELSIUS NETWORK LIMITED,) Case No. 22()
Debtor.)
)

CORPORATE OWNERSHIP STATEMENT

Pursuant to Rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, the following are corporations, other than a government unit, that directly or indirectly own 10% or more of any class of the debtor's equity interest:

Shareholder	Approximate Percentage of Shares Held
Celsius Network Inc.	65.32%

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Fill in this information to identify the ca	i			
Debtor name Celsius Network LLC,	et al.		_	
United States Bankruptcy Court for the:	Southern District of New York			Check if this is an
Case number (If known):		(State)]	amended filing

Official Form 204

Chapter 11 or Chapter 9 Cases: Consolidated List of Creditors Who Have the 50 Largest Unsecured Claims and Are Not Insiders 12/15

A list of creditors holding the 50 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an *insider*, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 50 largest unsecured claims.

The Debtors have paid all general unsecured claims against the Debtors that have been billed of the Petition Date.

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Name, telephone number, and email address of creditor contact	email address of creditor contact the claim (for example, trade debts, bank loans, professional claim is contingent, unliquidated, or disputed	(for example, trade debts, bank loans, professional	the claim (for example, trade debts, bank loans, professional	the claim (for example, trade debts, bank loans, professional	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
			services, and government contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim			
1	Pharos USD Fund SP Pharos Fund SP Landmark Square, 1st Floor 64 Earth Close PO Box 715 Grand Cayman KY-1107 Cayman Islands	Email - admin@lanternventures.com	Loan Party	Unliquidated			\$81,081,803			
2	On File	On File	Customer	Unliquidated			\$40,586,695			
3	On File	On File	Customer / Loan Party	Unliquidated			\$38,359,717			
4	On File	On File	Customer	Unliquidated			\$24,628,833			

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5	On File	On File	Customer / Loan Party	Unliquidated	\$20,998,387
6	On File	On File	Customer	Unliquidated	\$19,369,656
7	On File	On File	Customer / Loan Party	Unliquidated	\$15,812,046
8	On File	On File	Customer / Loan Party	Unliquidated	\$15,571,124
9	On File	On File	Customer / Loan Party	Unliquidated	\$15,133,797
10	On File	On File	Customer	Unliquidated	\$14,569,039
11	ICB Solutions W Royal Forest Blvd Columbus, OH 43214	Phone - 614-403-0997	Customer	Unliquidated	\$13,343,960
12	The Caen Group LLC Detwiler Road Escondido, CA 92029	Phone - 760-803-0712	Customer	Unliquidated	\$13,077,800
13	Alameda Research LTD Tortola Pier Park, Building I Second Floor Wickhams Cay I Road Town, Tortola VG1110 British Virgin Islands	Email - sam@alamded-research.com Phone - 774-270-0676	Loan Party	Unliquidated	\$12,770,047

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14	B2C2 LTD 86-90 Paul Street London EC2A 4NE United Kingdom	Email - middleoffice@B2C2.com Phone - 44-203-973-4780	Loan Party	Unliquidated	\$11,814,949
15	Covario AG Landys+Gyr Strasse 1 Zug 6300 Switzerland	Email - brokerage@covar.io Phone - 414-154-11382	Customer	Unliquidated	\$11,310,531
16	On File	On File	Customer	Unliquidated	\$11,168,614
17	On File	On File	Customer	Unliquidated	\$11,131,962
18	On File	On File	Customer	Unliquidated	\$11,089,080
19	On File	On File	Customer	Unliquidated	\$10,378,951
20	On File	On File	Customer	Unliquidated	\$10,328,557
21	Invictus Capital Financial Technologies SPC 67 Fort Street Grand Cayman, KY1-1102 Cayman Islands	Email - spc@invictuscapital.com	Customer	Unliquidated	\$9,885,589
22	On File	On File	Customer	Unliquidated	\$9,790,947

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23	On File	On File	Customer	Unliquidated	\$9,678,180
-20	3.1.1. 3		C 455 (2.11.02)	S.M.q.mano	<i>(</i> ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
24	On File	On File	Customer / Loan Party	Unliquidated	\$9,331,765
25	On File	On File	Customer / Loan Party	Unliquidated	\$9,087,167
26	On File	On File	Customer	Unliquidated	\$8,499,705
27	Strobilus LLC 159 Main St. Nashua, NH 03060	Phone - 617-640-3914	Customer / Loan Party	Unliquidated	\$7,850,694
28	Crypto10 SP - Segregated Portfolio of Invictus Capital Financial Technologies SPC 67 Fort Street, 1st Floor, Artemis House George Town, KY1-1102	Email - c10_spc@Invictuscapital.com	Customer	Unliquidated	\$7,829,667
29	Cayman Islands Altcointrader (Pty) Ltd 229 Ontdekkers Road, Horizon, Roodepoort 1724 South Africa	Email - richard@altcointrader.co.za Phone - 278-2411-0866	Customer	Unliquidated	\$7,593,905
30	On File	On File	Customer / Loan Party	Unliquidated	\$7,460,897
31	On File	On File	Customer	Unliquidated	\$7,280,505

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32	On File	On File	Customer	Unliquidated	\$7,207,770
33	On File	On File	Customer	Unliquidated	\$6,754,458
34	Deferred 1031 Exchange, LLC Lakeland Ave. Dover, DE 19901	Phone - 425-766-7107	Customer	Unliquidated	\$6,684,659
35	On File	On File	Customer	Unliquidated	\$6,499,769
36	On File	On File	Customer	Unliquidated	\$6,370,197
37	On File	On File	Customer / Loan Party	Unliquidated	\$6,349,731
38	On File	On File	Customer / Loan Party	Unliquidated	\$6,268,520
39	On File	On File	Customer / Loan Party	Unliquidated	\$6,099,136
40	On File	On File	Customer	Unliquidated	\$5,909,689
41	On File	On File	Customer	Unliquidated	\$5,851,623

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	0 57	0 83		XX 1: -1 - 1	05.007.454
42	On File	On File	Customer	Unliquidated	\$5,807,454
43	On File	On File	Customer / Loan Party	Unliquidated	\$5,788,622
44	On File	On File	Customer / Loan Party	Unliquidated	\$5,783,350
45	On File	On File	Customer	Unliquidated	\$5,747,666
46	On File	On File	Customer / Loan Party	Unliquidated	\$5,746,814
47	On File	On File	Customer	Unliquidated	\$5,710,805
48	On File	On File	Customer	Unliquidated	\$5,710,207
49	On File	On File	Customer	Unliquidated	\$ 5,664,096
50	On File	On File	Customer	Unliquidated	\$5,588,694

CELSIUS NETWORK LIMITED

(the Company)

Registered Number: 11198050

Minutes of a Meeting of the Directors of the Company held by videoconference on 13 July 2022 at 8:00 PM BST

PRESENT: Alex Mashinsky (Chairman)

S. Daniel Leon (Director)

Alan Carr (Director and Designated

Director)

David Barse (Director and Designated

Director)

IN ATTENDANCE: Chris Ferraro Chief Financial Officer

Rod Bolger Advisor

Roni Cohen Pavon Chief Revenue Officer

Aslihan Dezinkurdu Chief Operating Officer

Ron Deutsch General Counsel, Head of M&A

and Secretary

Rodney Sunada-Wong Chief Risk Officer

Ofer Ganot Senior Corporate Counsel

Joshua A. Sussberg (Kirkland & Ellis)

Patrick J. Nash (Kirkland & Ellis)

Ross M. Kwasteniet (Kirkland & Ellis)

Kon Asimacopoulos (Kirkland & Ellis)

Hannah Crawford (Kirkland & Ellis)

Bob Campagna (Alvarez & Marsal)

Mark Puntus (Centerview)

Heather Waller (Latham & Watkins)

John Fox (Latham & Watkins)

1. **CHAIRMAN**

It was resolved that Alex Mashinsky be appointed Chairman of the Meeting and it was noted that a quorum was present in accordance with the Company's articles of association (the "Articles") and that all Directors had received notice of the Meeting and of the matters to be discussed and that the meeting was therefore duly constituted.

2. **NOTICE AND QUORUM**

- (a) Each of the Directors present declared he had no direct or indirect interest in the matters under consideration which would prevent him from voting or forming part of the quorum whether by law, the Articles or otherwise, and where personally interested in the matters under consideration by virtue of his directorship or shareholding (whether direct or indirect) or his employment or engagement for services with the Company, duly declared the nature and extent of his interest in accordance with s.177 of the Companies Act 2006 (the "2006 Act").
- (b) Accordingly, the Chairman declared the meeting open.

3. PURPOSE OF MEETING

- (a) The Chairman noted that Celsius Network Inc. ("Celsius Inc") and certain (direct and indirect) subsidiaries of Celsius Inc, including the Company, would file for creditor protection pursuant to chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") in short order (the "Chapter 11 Proceedings").
- (b) The Chairman noted that the purpose of the meeting was for the board of directors of the Company (the "**Board**" and each a "**Director**") to discuss and, if the Directors consider it appropriate (having due regard to the Company's financial position and their fiduciary duties), resolve to file the Company as part of the Chapter 11 Proceedings.
- (c) It was noted that on 19 June 2022, the Board created a special committee (the "Special Committee") of Directors (the "Designated Directors") and delegated to the Special Committee pursuant to the Charter (as defined below), among other things, (a) the power and authority to review and analyze one or more alternative debt or equity financings or a sale, merger, consolidation, restructuring, reorganisation, recapitalisation, liquidation or other transaction or related financing or refinancing involving the Company and/or one or more of its subsidiaries, whether by filing a voluntary petition for relief under the Bankruptcy Code or otherwise and (b) the power and authority to review and discuss with management, and subject to applicable law, take all action of the Board with respect to the development and implementation of the Company's overall operational and financial restructuring plans and objectives, including to review and approve a Chapter 11 filing of the Company (collectively, the "Committee Matters"). Accordingly, the Designated Directors were in attendance at the meeting.

4. **DOCUMENTS PRODUCED TO THE MEETING**

- (a) There was produced to the meeting the latest drafts of the following documents:
 - (i) a presentation prepared by Kirkland & Ellis, attached hereto as Exhibit A, which included a structure chart outlining the indicative corporate

structure of the Celsius group of companies (the "Group") which indicates the proposed filing and non-filing entities for the purposes of the Chapter 11 Proceedings; and

- (ii) a note on English law directors' duties considerations prepared by Kirkland & Ellis, attached hereto as <u>Exhibit B</u>.
- (b) The documents set out in paragraphs (a)(i) to (a)(ii) above, together with any other related documents (including but not limited to any deeds, instruments, agreements, accession agreements, shareholder resolutions, powers of attorney, notices, requests, acknowledgments, memoranda, statements or certificates, and presentations by the management team and the financial and legal advisers of the Company regarding the liabilities and liquidity situation of the Company and the strategic alternatives available to the Company) as may be ancillary, necessary, desirable, required or requested, are together referred to as the "**Documents**".

5. **CONSIDERATION**

- (a) The Board considered the Documents.
- (b) In particular, it was noted that the Board and the Designated Directors have reviewed and considered the presentations given by the management and the financial and legal advisers of the Company regarding the liquidity situation of the Company, the strategic alternatives available to the Company, and the effect of the foregoing on the Company's business.
- (c) The Directors and the Designated Directors noted that they have consulted with the management and financial and legal advisers of the Company to fully consider and engage with each of the strategic alternatives available to the Company.
- (d) Following a comprehensive analysis of strategic restructuring alternatives presented by the Company's professional advisors, the Directors and the Designated Directors determined that the Chapter 11 Proceedings represented the best path forward for the Company because, among other reasons, (a) the Company would benefit substantially from a centralized, organized process for communication with creditors as it determines those creditors' and, possibly, equity holders' entitlements and enables them to vote on the Company's chapter 11 plan and make elections with respect to their distributions thereunder, (b) the Chapter 11 Proceedings are the most efficient process for enabling the Company to bind holdouts, resolve litigation claims, and streamline the distribution process, and (c) the Chapter 11 Proceedings are also advisable because restructuring obligations owed to the Company's many non-accredited customers cannot feasibly be accomplished under U.S. securities law other than pursuant to a chapter 11 plan.
- (e) In addition, in advance of the Meeting, a note on English law directors' duties considerations was prepared and provided by Kirkland & Ellis to the Directors and Designated Directors for their review and consideration.
- (f) Kon Asimacopoulos noted that, as a matter of English law, the Directors and the Designated Directors are under a duty in the ordinary course to act in the best interests of the Company. However, when the Company's solvency position is less clear (i.e. when the Company is in the "zone of insolvency"), the Directors' duties shift from

acting in the best interests of the Company's shareholders to acting in the best interests of the Company's creditors. In particular, it was noted that there are certain actions that the Board should take in circumstances where a company is facing financial difficulty which include (non-exhaustively): (i) to seek professional advice in respect of their obligations; (ii) to continue to meet regularly to review the finances and cash flow position of the Company; and (iii) to keep thorough records of their decision-making.

- (g) The Directors and the Designated Directors noted that they are at present taking these steps and that they would continue to closely monitor the financial position of the Company.
- (h) The Directors and the Designated Directors also noted that they acknowledged and understood the analysis provided by Kirkland & Ellis and would remain mindful of their fiduciary duties in all respects.
- (i) The Directors and the Designated Directors considered their general duties including, but not limited to, their obligations under Part 10, Chapter 2 and s. 172 of the 2006 Act and the Documents and formed the opinion that it was to the commercial benefit and advantage of the Company and its creditors as a whole (including a means of preserving value for the Company's creditors as a whole) to resolve to file the Company as part of the Chapter 11 Proceedings.
- (j) It was further discussed among the Directors and the Designated Directors whether an administration filing or similar filing in England would be appropriate or preferable. Based on the information they know to date and at this stage, the Directors and Designated Directors concluded that, in the circumstances, a local insolvency or administration filing in England is not necessary on the basis that the Chapter 11 Proceedings are likely to promote the success of the Company and result in a better outcome for the Company's creditors as a whole. This is on the basis that, based on the information that the Directors and Designated Directors have at this time, the Directors and Designated Directors understand that the Chapter 11 Proceedings would enable the Company (together with its professional advisers) to take the time it needs to plan a route through to avoiding an insolvent liquidation (or equivalent process) and to enable the Company and the business to continue as a going concern, in the interests of the Company's creditors as a whole.

6. **RESOLUTIONS**

IT WAS RESOLVED:

- (a) that the Designated Directors having determined that the decisions contemplated hereunder may be Committee Matters and as such, the Designated Directors have determined to act with respect to the matters contemplated hereby on behalf of the Company;
- (b) that in the judgment of the Board and the Designated Directors (having regard, among other matters, to the matters referred to in section 172 of the 2006 Act), it is desirable and is most likely to promote the success of the Company for the benefit of its stakeholders, its creditors as a whole, and other parties in interest, that the Company shall be, and hereby is, authorised to file, or cause to be filed, a voluntary petition for relief (the "Chapter 11 Case") under the provisions of chapter 11 of the Bankruptcy

Code in the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court") and any other petition for relief or recognition or other order that may be desirable under applicable law in the United States;

- (c) that any of the Chief Executive Officer, Chief Financial Officer, any Executive Vice President, General Counsel, and Secretary or any other duly appointed officer of the Company (collectively, the "Authorised Signatories"), acting alone or with one or more other Authorised Signatories be, and they hereby are, authorised, empowered, and directed to execute and file on behalf of the Company all petitions, schedules, lists, and other motions, papers, or documents, and to take any and all other action that they deem necessary or proper to obtain such relief, including, without limitation, any action necessary to maintain the ordinary course operation of the Company's business;
- (d) that each of the Authorised Signatories be, and hereby is, authorised and directed to retain the law firm of Kirkland & Ellis LLP and Kirkland & Ellis International LLP (together, "Kirkland & Ellis") as general bankruptcy counsel to represent and assist the Company in connection with the Chapter 11 Case in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights and obligations, including filing any motions, objections, replies, applications, or pleadings; and in connection therewith, each of the Authorised Signatories, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Kirkland & Ellis;
- (e) that each of the Authorised Signatories be, and hereby is, authorised and directed to retain the firm Alvarez & Marsal North America, LLC, ("A&M"), as financial advisors to represent and assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights and obligations; and in connection therewith, each of the Authorised Signatories, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of A&M;
- (f) that each of the Authorised Signatories be, and hereby is, authorised and directed to retain the firm Centerview Partners LLC ("Centerview"), as investment bankers to represent and assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights and obligations; and in connection therewith, each of the Authorised Signatories, with power of delegation, is hereby authorised and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Centerview;
- (g) that each of the Authorised Signatories be, and hereby is, authorised and directed to retain the firm Latham & Watkins, LLP ("Latham"), as regulatory counsel to represent and assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights and obligations; and in connection therewith, each of the Authorised Signatories, with power of delegation, is hereby authorised and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Latham;

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- (h) that each of the Authorised Signatories be, and hereby is, authorised and directed to retain the firm of Stretto, Inc. ("Stretto") as notice and claims agent to represent and assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights and obligations; and in connection therewith, each of the Authorised Signatories, with power of delegation, is hereby authorised and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed appropriate applications for authority to retain the services of Stretto;
- (i) that each of the Authorised Signatories be, and hereby is, authorised and directed to retain any other professionals to assist each Company in carrying out its duties under the Bankruptcy Code and to take any and all actions to advance each Company's rights and obligations; and in connection therewith, each of the Authorised Signatories, with power of delegation, is hereby authorised and directed to execute appropriate retention agreements, pay appropriate retainers and fees, and to cause to be filed an appropriate application for authority to retain the services of any other professionals as necessary;
- (j) that each of the Authorised Signatories be, and hereby is, with power of delegation, authorised, empowered, and directed to execute and file all petitions, schedules, motions, lists, applications, pleadings, and other papers and, in connection therewith, to employ and retain all assistance by legal counsel, accountants, financial advisors, and other professionals and to take and perform any and all further acts and deeds that each such Authorised Signatory deems necessary, proper, or desirable in connection with the Chapter 11 Case, with a view to the successful prosecution of such case;
- (k) that if any Document or related document agreed by an Authorised Signatory needs to be executed as a deed, that it be executed under the common seal of the Company or executed as a deed in accordance with section 44 of the 2006 Act;
- (1) that in addition to the specific authorisations heretofore conferred upon the Authorised Signatories, each of the Authorised Signatories (and their designees and delegates) be, and they hereby are, authorised and empowered, in the name of and on behalf of the Company, to take or cause to be taken any and all such other and further action, and to execute, acknowledge, deliver, and file any and all such agreements, certificates, instruments, and other documents and to pay all expenses, including but not limited to filing fees, in each case as in such Authorised Signatory's judgment, shall be necessary, advisable, or desirable in order to fully carry out the intent and accomplish the purposes of the Resolutions adopted herein;
- (m) that all acts, actions, and transactions relating to the matters contemplated by the foregoing Resolutions done in the name of and on behalf of the Company, which acts would have been approved by the foregoing Resolutions except that such acts were taken before the adoption of these Resolutions, are hereby in all respects approved and ratified as the true acts and deeds of the Company with the same force and effect as if each such act, transaction, agreement, or certificate has been specifically authorised in advance by resolution of the Board and the Designated Directors; and
- (n) that each of the Authorised Signatories (and their designees and delegates) be, and hereby is, authorised and empowered to take all actions or to not take any action in the name of the Company with respect to the transactions contemplated by these Resolutions hereunder, as such Authorised Signatory shall deem necessary or desirable

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in such Authorised Signatory's reasonable business judgment as may be necessary or convenient to effectuate the purposes of the transactions contemplated herein.

7. FILINGS

It was resolved that any Director and/or the Company's solicitors be authorised to complete all necessary and appropriate entries in the books and registers of the Company and to arrange for the relevant resolutions and forms to be filed with the Registrar of Companies.

8. **CLOSING OF MEETING**

There being no further business the Chairman declared the Meeting was closed.

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DocuSigned by:

Alex Mashinsky

Chairman

Fill in this infor	mation to identify the case ar	nd this filing:
Debtor Name	Celsius Network Limited	
United States Ba	ankruptcy Court for the:	Southern District of New York
Case number (If	known):	(State)

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Declaration and signature

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)
Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)
Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)
Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)
Schedule H: Codebtors (Official Form 206H)
Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)
Amended Schedule
Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the [30] Largest Unsecured Claims and Are Not Insiders

(Official Form 204) Other document that requires a declaration List of Equity Security Holders and Corporate Ownership Statement

I declare under penalty of perjury that the foregoing is true and correct.

Executed on	07/13/2022	/s/ Alex Mashinsky
	MM/ DD/YYYY	Signature of individual signing on behalf of debtor
		Alex Mashinsky
		Printed name
		Chief Executive Officer
		Position or relationship to debtor

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors